The Honorable Richard A. Jones 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 9 ADA YEAGER, 10 Plaintiff, No. 2:20-cv-01813 RAJ 11 JOINT STATEMENT REGARDING v. MOTION FOR PRELIMINARY 12 CITY OF SEATTLE, a municipality **INJUNCTION** corporation, 13 Defendant. 14 15 The parties, by and through counsel undersigned, and pursuant to the Court's order dated 16 December 17, 2020, hereby submit the following Joint Statement regarding the motion for 17 preliminary injunction in this matter: 18 After the Court denied Plaintiff's motion for an emergency Temporary Restraining Order, 19 Defendant performed a cleanup of Cal Anderson Park which included removal of encampments. 20 Plaintiff now resides in temporary housing and is seeking the return of the property she claims was 21 removed from the park. Given these developments, the parties met and conferred regarding Plaintiff's 22 motion for preliminary injunctive relief and hereby agree and stipulate to strike that motion. The 23 Peter S. Holmes JOINT STATEMENT REGARDING MOTION Seattle City Attorney FOR PRELIMINARY INJUNCTION

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1	parties agree that Plaintiff will file an Amended Complaint dropping the prayer for preliminary	
2	injunctive relief.	
3		
4	DATED this 28th day of Dec	cember, 2020.
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6	By:	/s/ Jeremy F. Wood
7		Ghazal Sharifi, WSBA #47750 Rebecca S. Widen, WSBA #57339
8		Jeremy F. Wood, WSBA #51803 Nyjat Rose-Akins, WSBA #41387
9		
10		Attorneys for Defendant
11	By:	/s/ Braden Pence
12		Braden Pence, WSBA #43495
		Attorney for Plaintiff
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JOINT STATEMENT REGARDING MOTION FOR PRELIMINARY INJUNCTION (2:20-cv-01813 RAJ) - 2 Peter S. Holmes Seattle City Attorney 701 5th Avenue, Suite 2050 Seattle, WA 98104-7095 (206) 684-8200